ICMA Asset Management and Investors Council (AMIC) COVID-19 regulatory grid (last updated on 22 May 2020)



Topics			Europe			National	
		ESMA UK (FCA) France (AMF)			Germany (Bafin) Lux. (CSSF) Ireland (CBI)		
		Webpage	Webpage	FAQs	Webpage	FAQs	Webpage
Business continuity statements		Firms to apply their contingency plans to ensure operational continuity in line with regulatory obligations.	Firms expected to have contingency plans in place & take all reasonable steps to meet regulatory obligations.	Firms expected to ensure continuity in managing their portfolios and fulfilling their regulatory obligations.	All financial services providers to have business continuity plans including unequivocal home office rules for the conclusion of trading transactions.	Firms expected to to implement their business continuity plans by deploying the means deemed necessary.	Firms are expected to have appropriate <u>contingency plans</u> in place to be able to deal with major operational events
Prudential	Short selling bans	Positive opinion on short-sell bans: Italy (until 18 June), Austria, Belgium, Spain, France, Greece (until 18 May, not renewed). Thresholds for the mandatory reporting of short selling positions lowered to from 0.1%.	No general short-sell ban	Short-sell ban <u>until 18 May</u> 2020. <u>Not renewed.</u>	No general short-sell ban	No general short-sell ban	No general short-sell ban
	Risk management	The ESAs have proposed a one year delay for the two implementation phases of the bilateral margining requirements under EMIR.	Repos not to be used for liquidity management purposes	AMF in favour of use of swing pricing and antidilution levies. FAQs also cover others LMT. Derogation to put in place swing pricing and antidilution levies (only communication to investors now required). New legal provisions in place regarding side pockets; AMF to be contacted before implementation. Derogation to information rules until 10/08/2020 when implementing redemption notice. Possibility to grant 3 months rent relief for REITs if in the interest of investors AMF invite to adjust VaR methodology and positions considering market volatility	Swing pricing, gates and notice period legally available since 28 March. Implemtation discussion on-going.	Update of FAQ on Swing Pricing Mechanism allowing use of maximum factor without notification	Reminder of august 2019 letter on effective liquidity management
	Reporting of large redemptions to NCAs		Depositary notification of suspension and daily drops of NAV >10 %	Daily monitoring of large asset managers, reporting by depositaries focusing on daily flows, breach limits, potential valuation issues.	Large redemptions to be notified.	Investment fund managers have to report via eDesk: • Significant events/issues affecting functioning of investment funds; • Larger redemptions at the level of Luxembourg regulated investment funds (UCITS, Part II UCI, SIF): i.e. daily net redemptions > 5% of the NAV, weekly net redemptions > 15% of the NAV and/or application of gates/deferred redemptions).	Large redemptions to be notified: > 10% daily, >30% weekly. Monitoring of daily liquidity reporting by the CBI.

Regulatory flexibility & delays	Active/passive breaches Fund & company reporting	Recommends no supervisory actions from NCAs for a period of 1-2 months regarding the publication of annual and semiannual fund reports	Breaches of VaR limits to be remediated while considering investors best interests & market conditions. • Extra 2 months/1 month for annual/semi-annual fund reports. • FCA does not intend to change the usual deadlines	Passive <u>breaches of investment ratios</u> need to be rectified while protecting the interests of investors. • Deadlines for submitting the annual reports on <u>AML & terrorism financing</u> , control system, statistical information at company level	20 days period to correct passive breaches. No objections to a temporary breach by pensions & insurers of the proportion of real estate held through investment funds	Breaches of VaR limits to be remediated while considering investors best interests & market conditions. • CSSF intends to comply with ESMA's public statement on fund (semi) annual reports. • Reports to be submitted by UCIs, SIFs, SICARs investment	Extra 2 months/1 month for annual/semi-annual fund reports (UCITS, AIFs). Delays for investment firms and
		<u>umida fana reporta</u>	for reporting transparency information to them under the AIFMD Level 2 Regulation (Regulation 231/2013/EU). Guidance on the implementation client assets rules.	have been extended to 24 June 2020. AMF intends to comply with ESMA's public statement on fund (semi) annual reports. AMF invite to update KIID if Synthetic Risk Indicator substantially different		fund managers, pension funds and securitisation undertakings may be extended. In accordance with the ESMA statement MMFs may postpone the submission of the quarterly reportings for Q1 & Q2 2020 to September 2020.	fund services providers.
	Transaction & other reporting obligations	Postpones first phase SFTR from 11 April to 13 July Postpones publication of annual non-equity transparency calculations (MiFID) Recommends posponing publication of best execution reports (MiFID) Recommends postponing new tick-regime to 26 June	Firms to continue with regulatory data, record calls, prevent market abuse risks. Supervisory flexibility over best execution reports (MiFID) until the end of June Supervisory flexibility over 10% depreciation notifications to clients (MiFID) until the end of September.	Record calls, suspicious transactions and orders reports, EMIR and MIFID II transaction reporting to continue as swiflty as possible ESMA's delays on SFTR and best execution reports (MiFID) acknowledged.	The <u>suspicious transaction and</u> <u>order reports</u> (MAR) are to be made within a reasonable period of time	 Firms expected to perform regulatory reporting when it is due. No strict enforcement policy applied if delays are duly justified. CSSF won't prioritise supervisory actions regarding certain reporting obligations under SFTR. 	Reporting obligations obligations under MiFIR, EMIR and the Market Abuse Regulation continue to apply.
Other aspects or delays delays		Extends response date for all ongoing consultations with a closing date on, or after, 16 March by four weeks.	Extends closing date of consultations until 1 October 2020	As a general rule the due submission of questionnaires or reports to the AMF may be deferred.			<u>Delay</u> review of policies for investment funds/firms.